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MATTHEW W. McQUEEN

January 4, 2018

BY ECF

Honorable Steven L. Tiscione United States Magistrate Judge United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: <u>Lashana Weaver v. Bentley Warrington</u> 14-CV-7097 (ENV) (ST)

Your Honor:

I am an Assistant Corporation Counsel in the Office of Zachary W. Carter, Corporation Counsel of the City of New York, representing defendant Bentley Warrington in the above-referenced matter. I write on behalf of all parties to respectfully request that the deadline for completion of fact discovery be extended to February 9, 2018 and that the deadline for beginning dispositive motion practice be extended until March 12, 2018.

Plaintiff intends to depose defendant Warrington and possibly three non-parties. Depositions for defendant and one of the non-parties have already been scheduled for January 17, 2018. There remain two other possibly depositions that may need to be scheduled.

Accordingly, the parties respectfully request that the deadline for completion of fact discovery be extended to February 9, 2018 and that the deadline for beginning dispositive motion practice be extended until March 12, 2018.

I think the Court for its time and consideration in this regard.

Respectfully submitted,

/s

Matthew W. McQueen

Lashana Weaver (by E-Mail) cc: Plaintiff Pro Se shana.weaver87@gmail.com